

**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF TENNESSEE
AT KNOXVILLE**

**ALLISON OKPYCH, on behalf of herself)
and all persons similarly situated,)
)
Plaintiff,)
)
v.) Case No. 3:16-cv-00199
 Jordan/Guyton
)
**21st MORTGAGE CORPORATION)
)
Defendant.)****

STIPULATION OF DISMISSAL WITH PREJUDICE

The parties to this action, through their respective undersigned counsel, hereby stipulate to dismissal of this action with prejudice pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii). Each party shall bear its own costs.

Respectfully submitted this 22nd day of June, 2016.

THE GLAPION LAW FIRM, LLC

By: s/ Jeremy M. Glapion
Jeremy M. Glapion, NJ Bar ID #145972015

1704 Maxwell Drive
Wall, NJ 07719
Telephone: (732) 455-9737
Facsimile: (732) 709-5150
jmg@glapionlaw.com

Attorney for Allison Okpych

WOOLF, McCLANE, BRIGHT,
ALLEN & CARPENTER, PLLC

By: s/J. Ford Little
J. Ford Little, BPR #013870
Robert L. Vance, BPR # 021733

Post Office Box 900
Knoxville, Tennessee 37901-0900
Telephone: (865) 215-1000
Facsimile: (865) 215-1001
flittle@wmbac.com
bvance@wmbac.com

Attorneys for Defendant 21st Mortgage Corporation

CERTIFICATE OF SERVICE

I hereby certify that on June 22, 2016, a copy of the foregoing was filed electronically. Notice of this filing will be sent by operation of the Court's electronic filing system to all parties indicated on the electronic filing receipt. Parties may access this filing through the Court's electronic filing system.

s/ Jeremy M. Glapion
Attorney for Plaintiff Allison Okpych